aforesaid forty-eight balls in the compartment of said box other than the one from which they were drawn, together with the certified list of one hundred and fifty names, and shall cause the said box to be closed and locked securely, and keeping the keys thereof, shall deposit the box with the Clerk of the said Court, to be by him safely kept, free from any handling or interference by any person whatever, unless it be in the presence or by the direction of one of the Judges of said Court, and then only in the manner herein provided; and if at the beginning of the term for which they were drawn any grand juror shall be absent or unable to attend for any cause whatever, or be disqualified or excused by the court and additional grand jurors be needed, the Judge or Judges of the said Circuit Court may select from the list of names constituting the petit jury such juror or jurors as to him or them may seem best, having regard to their proximity to the place of the meeting of said court, and the possibility of securing their speedy attendance, and order the Sheriff to summon such juror or jurors; and if at the time of the assembling of the petit jury as aforesaid or for the trials of any cause or causes, whether civil or criminal, at any time during the term, a talesman or talesmen be required, the Judge or Judges of the said Court may draw from the aforesaid box as many as may in his or their judgment be necessary therefor, in the same manner as the original forty-eight were drawn and order the Sheriff to summon those so drawn as talesman or talesmen, or the said Judge or Judges may order the Sheriff to summon such talesman or talesmen from the community at large, as heretofore practiced.

1914, ch. 837, sec. 127E.

230. No person shall be drawn and summoned again as a grand or petit juror for a term of court until the expiration of two years from the term of court at which he last served.

1914, ch. 837, sec. 2.

231. All Acts or parts of Acts inconsistent herewith are hereby repealed in so far as they apply to Garrett County, but the provisions of Article 51 of the Code of Public General Laws of Maryland which are not inconsistent with this Act, or some part thereof, shall continue to be applicable to said county.

JUSTICES OF THE PEACE AND CONSTABLES.

- P. L. L., 1888, Art. 12, sec. 128. 1884, ch. 12. 1886, ch. 64. 1886, ch. 208. 1890, ch. 537-1892, ch. 342. 1898, chs. 4, 36 and 341. 1904, ch. 354.
- 232. There shall be the following number of justices of the peace and constables for Garrett county, to wit: for election district number one, two justices of the peace and one constable; for election district number two, two justices of the peace and one constable; for election district number three, two justices of the peace and one constable; for election district number four, two justices of the peace and one constable; for election district number five, two justices of the peace and one constable; for